

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
(Attorney Docket No. 9652-93134)

In the Application of:)
Herman Dettwiler) Confirmation No. 4040
)
Serial No. 10/511,615) Art Unit 3681
)
Filed: July 21, 2005)
) Examiner:
) David D. Le
)
For: DEVICE FOR CONVERSION)
OF MOVEMENT)

DECLARATION OF MONICA PAULY

I, MONICA PAULY hereby declare that:

I am the head of Docketing for the law firm of Husch Blackwell Sanders LLP Welsh & Katz (hereinafter "HBSWK") (formerly Welsh & Katz, Ltd.), having an address at 120 S. Riverside Plaza, 22nd Floor, Chicago, Illinois 60606; the law firm appointed with a power of attorney and the correspondent of the above noted application.

Among my duties, and the duties of my staff, are the intake and docketing of all correspondence from the United States Patent and Trademark Office with respect to any and all application on files in the USPTO.

In accordance with our usual practice, every item of correspondence received via US Mail is received in our mail room and brought directly to my office. The correspondence is copied and a copy is given to each of at least two attorneys having responsibility for the application. A further copy, our chronological file copy, is made and placed in a file along with all other correspondence received from the USPTO on the date received. This last copy is kept as a continuous record of all correspondence received in our office from the USPTO in a file with all other correspondence received and is kept in chronological order. The original correspondence

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from the USPTO is then reviewed by me or my staff and any due dates for response or other correspondence are entered into our computer docketing system. The original is then placed in the firm file of the application.

This is the process followed for every item of correspondence received from the USPTO; no deviation from this process is permitted and to the best of my knowledge no deviation from this process has occurred.

On June 10, 2008, one of the attorneys responsible for this file, Daniel M. Gurfinkel, asked me to check the records in our docketing computer to find if an Office Action had issued for the above application on December 4, 2007. I checked our docketing program and determined that no Office Action had been docketed for that file on that date. I then checked the chronological file to see if the paper had been received. I checked through several weeks of received correspondence received around the December 4, 2007 mailing date and did not find any correspondence for the present application. Other matters mailed by the USPTO on December 4, 2007 were found in the chronological file.

Upon this review I determined, and reported to Mr. Gurfinkel, that the Office Action in question had not been received in our offices. As the correspondence had not been received no record of the correspondence or the due dates for a response were entered into the HBSWK docket program.

The undersigned being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful

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false statements may jeopardize the application and any subsequent letters patent that may issue therefrom, declares that all statements made of her own knowledge are true and all statements made on information and belief are believed true.

July 21, 2008
Date

Monica Pauly
Monica Pauly